Docket No.: 046884-5494-00-US-228671 (PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent A Kazuhiro AT	pplication of: SUMI et al.	
Application No.: 10/585,660		Confirmation No.: 7928
Filed: May 8, 2008		Art Unit: 2618
For: LASE DEVI	ER PROCESSING METHOD AND ICE	Examiner: M. Woodall
	nd Trademark Office indow Mail Stop: Amendment A	AF 🔲 Issue Fee
Sir:	INFORMATION DISCLOSURE ST	FATEMENT (IDS)
accordance w Therasense, Is	cants are submitting the enclosed Informatio tith current legal authority, including the rece nc. v. Becton, Dickinson & Co. (Fed. Cir. 20 he U.S. Court of Appeals for the Federal Cir.	ently decided <i>Therasense</i> decision (i.e., 11)(en banc)) and other applicable
brings to the a To the unders Action on the	r 37 C.F.R. § 1.97(b): Pursuant to 37 C.F. attention of the Examiner the documents list igned's knowledge, this IDS is being filed be merits, before the mailing date of a first Of 1.114, or within three months of the application.	ted on the attached PTO Form 1449. before the mailing date of a first Office fice Action on the merits after filing an
brings to the a This IDS is be before the ma	r 37 C.F.R. § 1.97(e): Pursuant to 37 C.F. attention of the Examiner the documents list ging filed after the events recited in § 1.97(the illing date of a Final Office Action, a Notice attention in the application.	ted on the attached PTO Form 1449. b) but, to the undersigned's knowledge,
\boxtimes	The fee of \$180.00 set forth in § 1.17(p) is	s included herein; or
	Applicant submits that each item of inform cited in any communication from a foreign application not more than three months pr	n patent office in a counterpart foreign
brings to the	r 37 C.F.R. § 1.97(d): Pursuant to 37 C.F. attention of the Examiner the documents listeng filed after the events recited in § 1.97(d).	ted on the attached PTO Form 1449.

Attorney Docket No.: 46884-5494 (228671) Page 2

	The fee of \$180.00 set forth in § 1.17(p) is included herein; and	
	Applicant submits that each item of information contained in this IDS was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this IDS.	
to the attention	37 C.F.R. § 1.97(i): Pursuant to 37 C.F.R. §§ 1.56 and 1.97(i), Applicant brings of the Examiner the documents listed on the attached PTO Form 1449. This IDS ter the events recited in § 1.97(d). Applicant requests that the IDS be placed in	
A search report or other listing of documents from a counterpart, related, or other application dated, and having documents cited thereon is attached for the Examiner's consideration. Any of these documents not previously cited, and any additional documents are listed on the PTO Form 1449.		
applications that more inventors are believed to application, inc	numents on the attached list are believed to be U.S. patents or U.S. patent at are assigned to the assignee of the present application, and may have one or in common with the inventors listed for the present application. The listed cases disclose, and some or all may claim, subject matter relating to that of the present cluding the focusing of a laser into an object as a part of the process of cutting the large number of cases being cited, to avoid unduly burdening the Examiner by	

application, including the focusing of a laser into an object as a part of the process of cutting the object. Given the large number of cases being cited, to avoid unduly burdening the Examiner by the submission of information that is not material, Applicants do not propose to submit in the instant case each and every cited reference and each and every Office Action or other Office Communication from each of the listed cases, but instead propose to submit only the information relating to the listed cases that Applicants understand to be material with respect to the instant case, in accordance with current legal authority. Nonetheless, if it is the Examiner's view that this proposal does not comply with all existing legal authority, including all applicable USPTO rules and the duties of disclosure and candor, or that for any other reason Applicants should proceed with respect to the attached listed references other than as proposed above, then Applicants respectfully request the Examiner to notify Applicants of this position, so that Applicants can determine what, if any, alternative or additional steps are necessary.

Applicants respectfully request that the Examiner consider the listed documents and evidence that consideration by making appropriate notations on the attached form. As for any document listed on the accompanying PTO-1449 that is in a language other than English, relevance can be understood from an enclosed English abstract or at least partial translation or from mention in the specification or in a search report for a corresponding application.

This submission does not represent that a search has been made or that no better art exists and does not constitute an admission that any of the listed documents are material or constitute "prior art." If it should be determined that any of the listed documents do not constitute "prior art." under United States law, Applicants reserve the right to present to the Office the relevant facts and law regarding the appropriate status of such documents.

Applicants further reserve the right to take appropriate action to establish the patentability of the disclosed invention over the listed documents, should any of the documents be applied against the claims of the present application.

Except for issue fees payable under 37 C.F.R. § 1.18, the Commissioner is hereby authorized by this paper to charge any additional fees during the entire pendency of this Application, including fees due under 37 C.F.R. § 1.16 and 1.17 which may be required and including any required extension of time fees, or credit any overpayment to Deposit Account No. 50-0573. This paragraph is intended to be a CONSTRUCTIVE PETITION FOR EXTENSION OF TIME in accordance with 37 C.F.R. § 1.136(a)(3).

Respectfully submitted,

DRINKER, BIDDLE & REATH LLP

John G. Smith

Registration No. 33,818

Dated: December 21, 2011

CUSTOMER NO. 055694
DRINKER, BIDDLE & REATH LLP
1500 K Street, N.W., Suite 1100
Washington, D.C. 20005-1209
Tel: 202.842.8800; Fax: 202.204.0289

DC01/ 2850281.1